

## UNMER STATES DEPARTMENT OF COMMER Patent and Trademark Office

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Ĺ	S	ERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		TORNEY DOCKET NO.	
	0	7/832, 335	02/07/92	ABECASSIS	M	.A1000.005/E0_	
This it	1 M	Co offwhica: on from :	IS AVENUE 33179 .a okamurar in munga od you S AND TRADEMORKS	26M2/0615	CHAROUEL .  ART UNIT  2611  DATE MAILED:	PAPER NUMBER : 9	
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This application has been axamined Responsive to communication filed on This action is made final.							
A shortened statutory period for response to this action is set to expira month(s), days from the data of this latter.  Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133							
THE FOLLOWING ATTACHMENT(8) ARE PART OF THIS ACTION:  1. Notice of Rafarances Cited by Examiner, PTO-892.  2. Notice of Art Cited by Applicant, PTO-1449.  3. Notice of Art Cited by Applicant, PTO-1449.  4. Notice of informal Patent Application, Form PTO-152.  5. Information on How to Effect Drawing Changes, PTO-1474.							
Part II SUMMARY OF ACTION							
- 1. (CleIms 1 - 42							
Of the abova, claims are pending in tha application.							
2	Of the abova, claims are withdrawn from consideration.  2. Claims have been cancallad.						
-	_	Olaillis				have been cancallad.	
3. 1	_						
4. [	لــا	Claims				ara rejectad.	
5. [		Claims				ara objected to.	
6. [	V	Claims			are subject to restriction	Or elaction requirement	
7. [	Claims are subjact to rastriction or elaction requirement.  This application has been filed with Informal drawings undar 37 C.F.R. 1.85 which are acceptable for examination purposes.						
			re required in rasponse i		and acceptable for examin	ation purposes.	
		The corrected or substitute drawings have been received on Under 37 C.F.R. 1.84 these drawings are ecceptable not acceptable (see explanation or Notice re Patent Drawing, PTO-948).					
10.	]	Tha proposed additional or substitute sheet(s) of drawings, filed on has (hava) been approved by the examinar. disapproved by the axaminar (see axplanation).					
11.	)	ha proposed drawing correction, filad on, has been 🔲 approvad. 🔲 disapprovad (see explanation).					
		cknowledgmant is mada of the claim for priority under U.S.C. 119. The cartified copy has bean recaived not been recaived					
		been filed in parant application, sarial no; filed on;					
13.	)	ince this application appears to ba in condition for allowance except for formal matters, prosecution as to the marits is closed in a condition of the condition of the marits is closed in the condition of the c					
14.							

-2-

Serial Number: 07/832,335

Art Unit: 2611

1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

Group I. Claims 1-11 and 39-42, drawn to a video editing system, classified in Class 360, subclass 13.

Group II. Claims 12-13, drawn to program rating system, classified in Class 352, subclass 6.

Group III. Claims 14-20 and 22-38, drawn to a video cable transmission system, classified in Class 358, subclass 141.

Group IV. Claims 21, drawn to cable transmission for appliance management, classified in Class 455, subclass 6.1.

2. The inventions are distinct, each from the other because of the following reasons:

Inventions Group I, Group II, Group III, and Group IV are disclosed as different combinations which are not connected in design, operation or effect. These combinations are independent if it can be shown that (1) they are not disclosed as capable of use together, (2) they have different modes of operation, (3) they have different functions, or (4) they have different effects. (MPEP 806.04, MPEP 808.01). In the instant case the combinations Group I relates to video editing, Group II relates to video program ratings, Group III relates to home appliance management, and Group IV relates to video cable transmission systems.

Serial Number: 07/832,335 ·-3-

Art Unit: 2611

Because these inventions are distinct for the reasons given 3. above and have acquired a separate status in the art as shown by their different classification and divergent subject matter, restriction for examination purposes as indicated is proper.

- The Examiner made an initial restriction on 5/5/93 with Mr. Max Abecassis wherein Mr. Abecassis elected without traverse claims 1-20 and 22-42 (Group I). Claim 21 (Group II) was not elected. After further review of the claims, it is deemed that there are numerous inventions. These inventions are set forth above. Because of the numerous inventions, Applicant is provided a written restriction for consideration.
- Applicant is advised that the response to this requirement 5. to be complete must include an election of the invention to be examined even though the requirement be traversed.
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mrs. Lisa Charquel whose telephone number is (703) 305-4379.

LISA CHAROUEL June 13, 1993

Reinhard J. Eisenzopf Supervisory Patent Examiner

Group 260